## FIRST REGULAR SESSION [PERFECTED] HOUSE COMMITTEE SUBSTITUTE FOR

## HOUSE BILL NOS. 595 & 343

## **103RD GENERAL ASSEMBLY**

1536H.02P

JOSEPH ENGLER, Chief Clerk

## AN ACT

To repeal section 441.043, RSMo, and to enact in lieu thereof one new section relating to local government ordinances for rental property.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 441.043, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 441.043, to read as follows:

441.043. **1.** No county or city, or county or city with a charter form of government may enact, maintain, or enforce any ordinance or resolution which regulates the amount of rent to be charged for privately-owned, single-family, or multiple-unit residential or commercial rental property. No county or city, or county or city with a charter form of government, shall enact, maintain, or enforce any ordinance or resolution that:

6 (1) Prohibits landlords from refusing to lease or rent a privately owned, single-7 family, or multiple-unit residential or commercial rental property to a person because 8 the person's lawful source of income to pay rent includes funding from a federal or 9 other housing assistance program;

(2) Restricts a landlord's ability to use or consider income-qualifying methods,
credit scores, credit reports, eviction or property damage history, or criminal history,
according to such landlord's own customarily applied criteria, or prohibits landlords
from requesting such information, to determine whether to rent or lease a property to a
prospective tenant;

15 (3) Limits the amount of security deposit a landlord may require from a 16 prospective tenant; or

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(4) Requires tenants to automatically receive the right of first refusal.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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18 **2.** This section shall not be construed as prohibiting any county or city, or any 19 authority created by a county or city for that purpose, from:

20 (1) Regulating in any way property belonging to that city, county, or authority;

21 (2) Entering into **voluntary** agreements with private persons which regulate the 22 amount of rent charged for subsidized rental properties; or

23 (3) Enacting ordinances or resolutions restricting rent for properties assisted with24 community development block grant funds.

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